

## THE BISBEE DAILY REVIEW

"All the News That's Fit to Print"

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## THE MEXICAN

## CHURCH PARTY.

In July, 1859, Benito Juarez, then constitutional president of Mexico, secured the adoption of new laws instituting a complete independence of the state from the church, suppressing made religious orders, and "nationalizing" all church property. Juarez asserted that the church party had promoted and sustained fratricidal war for the purpose of making the priests independent of the civil power. The long struggle for Mexican independence began in 1810, but it was not until Juarez came into power that the Mexicans who desired freedom realized that the breaking of the bonds of Spanish dominion had not served to make them free, that the church, planted in Mexico by the Spaniards, continued to exert too strong a sway, and, while it continued so powerful, rendered the permanent establishment of a republic impossible.

A long religious war followed, in which the enlightened followers of Juarez contended with the conservative or church party, led by Miramon and other reactionaries; but the policy of Juarez prevailed, and during the reign of the usurper, Maximilian, the political sway of the church was not re-established. Under Juarez, after the restoration of the republic, and during the last thirty years, under the rule of Porfirio Diaz, the church has had no voice in the government, priests have not been permitted to interfere in civil affairs, and the church buildings have been the property of the state. Ample protection has been given to the public exercise of Catholic worship, the church has prospered, and it is an open secret that it holds a great deal of valuable real estate in the names of faithful communicants.

Dispatches from the City of Mexico indicate that the conservative party of the Juarez era is in process of revival and reorganization. One Gabriel Somellera is its ostensible head and its wealth exceeds the combined capital of all the Mexican banks. The revival of church influence in Mexican politics can work only harm to the state and church. The intelligent Mexicans can see the increasing impatience with religious interference in Spain and Portugal, and it is not credible that any of the Porfiristas or progressives will sanction any recognition of the revived Catholic party. But there are thousands of land owners, who have never been reconciled to the Diaz policy, who may hope to benefit by an increase of church authority, while the mass of the people throughout the country are largely controlled by the priests. The peace of Mexico, we fear, cannot be assured until the revived political seal of the churchmen is checked.—N. Y. Times.

## STATEHOOD PLAN IS FAIR.

The Kansas City Star is of the opinion that the statehood resolution is a fair adjustment of the controversies which have arisen over the constitutions of New Mexico and Arizona and says:

"The lower house of congress followed a fair and sensible plan for the admission of Arizona and New Mexico. The plan acknowledges the

right of the people of a state to adopt their own organic law, as long as it conforms fundamentally to the republican model.

"At the same time the precedent conditions of a referendum on the judicial recall in Arizona and a referendum on New Mexico's proposed modes of amending the constitution, will give the people of these entering commonwealths a better opportunity to declare what they really do want than they have yet had.

"Arizona's recall provision, for example, was written into the constitution by the convention. It may be that a majority of the people did not like that provision and yet did not want to defeat the entire constitution because of that dislike. "A clear-cut vote on that one issue will remove all such doubts. Then, as the house of representatives has declared, Arizona (and New Mexico on a like clear understanding) should be admitted on the terms its own citizens decree."

## DEMOCRATS SEND HOT BALLS OVER THE PLATE.

The house has passed the New Mexico and Arizona statehood bill and checked it up to the senate.

The summer heat is not the only thing that is causing the senate regulars to long for a speedy adjournment. The house has sent the recalcitrant measure, the free ill. bill, the direct election of senators and the statehood measures, all of them embarrassing issues for the senate reactionaries, over to that body for a vote. The free wool bill and a revised cotton schedule are two more "hot ones" that the senate wants to avoid facing at this session. The Lorimer case is being fanned into a pretty warm blaze, also, by La Follette and the progressives.

It is easy to understand that it is getting entirely too hot in Washington for the organization senators.

Delegate Ralph Cameron in his speech in congress on the statehood resolution did not argue for or against the principle of the recall of the judiciary, but he supported the minority report for the reason, as he said, that to his mind this was the sure way to attain statehood without further delay. Mr. Cameron stated that it was his opinion that President Taft would refuse to sign the resolution as it passed the house. Mr. Mann, republican leader in the house, also said that was the general understanding that the president would not sign the resolution. Democrats favoring the majority report on the resolution gave it as their opinion that the resolution would be approved by the president if it is passed by the senate and sent to him. If the recall provision in the constitution was eliminated from the constitution it is absolutely certain that Arizona would go in as a state and with the easy manner provided by the constitution for its amendment, to our mind this is a matter entirely immaterial at the present time, as the people of Arizona would have the right to amend the constitution in any manner they desired at the first election following admission. Cameron is not the only man who believes that it would be wise to drop the recall now and get in as a state.

Toledo Blade: "When a man dies, is an inquest held?" "Oh, no. If a doctor has been in attendance the coroner is not supposed to have to inquire into the cause of the death."

## DON'T BUY BOTTLED PROMISES. Newbro's Herpicide is Bottled Results—Results Are What You Want.

A feeling of uncertainty, a dread of possible disappointment always goes with an "off brand" hair preparation. That is part of the purchase, just as much as the label on its bottle.

You don't get this with a bottle of Newbro's Herpicide. It is not an experiment. You number among your acquaintances and friends hundreds who have used Herpicide with satisfaction, and you know that you can do the same. The results are always positive.

Newbro's Herpicide kills the dandruff germ and stops falling hair. Any druggist will sell you a dollar size bottle under an absolute guarantee.

Send 10c in postage for sample and booklet to The Herpicide Co., Dept. R., Detroit, Mich.

Applications obtained at the best barber shops.

When you want to rent a room put an ad in the Review.

## SIDE COMMENTS

By the way of consolation to those who want to spend the summer on the coast, but are suffering from a depleted currency reserve that prevents reference is made to the man who arrived home the other day from that supposed garden spot with \$7 in his pocket. He declares that it isn't weather, for Bisbee has a far superior article right now. The bug that gets 'em, according to this man, is the desire to see tall buildings, listen to the German band, bask in the electric lights, and feel oneself a part of the Roman magnificence generally. That is about the size of it, for we have such a climate that, by installing a skating rink and a shoot the chutes, we might induce coast people to come here.

Hines, he of lumber and Lorimer, threatens libel just as soon as he can find a court that is not a "protegee travesty on law and justice." In other words, a lumber trust court, b'oseh—the same sort that granted him a writ of habeas corpus before he was served with papers or even approached by officers with a warrant.

## THIS IS NO HEATHEN.

Hi Wo received a large stock of new goods this week. Hi is enjoying a good trade, his stock of goods being first class.—Benson Press.

## BRAINS AND GALL.

The editor of the Gila Valley Record makes the following confession: "The only reason I don't get Taft's job, and he take mine, is that I haven't brains enough to hold his job down and he hasn't gall enough to hold mine down."

Somebody must have ruled the editor just before.

Sid Bieher, so we are told, has the Globe Silver Belt. Now he will proceed to tell us why he did it.

Fence posts are scarce in Arizona, and according to the Courtland Arizona the Britkato possesses can exchange them for the following: 13 Plymouth Rock hens, Flasket strain; two thoroughbred Scotch collie pups, W. C. Rice, first house west of Kelton, Box Y, Courtland.

The "female" barber long since disappeared, and now the lady shoemakers have been forced to close their parlors in Kansas City. Back to the kitchen, girls; there is where you always will be in demand.

Even a Shaker longs for fun, but if he yields to the impulse, his neck at once becomes a receiving station for the short arm jabs of the other Shakers, who also long for fun, but daunt. Those living in the colony near Dayton, Ohio, yielded and actually traveled to the circus in autos. When the news reached headquarters the Dayton brethren were immediately shaken, and are now merely Christians. But the real stick-to-it-to Shakers look forward to a most enjoyable stay in heaven.

The democrats rule Tucson, and the republicans want to get them out. Therefore, the democratic administration, according to the republicans, found a dead body in the city streets, which dead body cannot be located by either republicans or democrats. Where is the issue? It is up to you—we pass.

## LIQUOR RETURNED; CASE DISMISSED

## Silver Leaf Negroes Find Things Coming Their Way for Change

The case against Sam Washington, an officer of the Silver Leaf club, charging him with selling liquor without license, was called in Judge Morris High's court yesterday afternoon at 2 o'clock. On motion of Assistant District Attorney Ed J. Flanagan the case was dismissed on the ground that there was insufficient evidence to warrant a conviction. The merits of the case were not gone into. W. R. Cleary defended the negro.

Washington was arrested by City Marshal Bassett Watkins several days ago when the Silver Leaf club was raided and a small quantity of liquor was confiscated. Two other negroes were arrested at the same time on the charge of vagrancy, but were let go on the promise that they would immediately find work.

Douglas Sims posted a bond of \$50 for the appearance of Washington yesterday afternoon. When the case was dismissed the liquor that was confiscated was returned to the club. The troubles of the Silver Leaf club have come in a bunch. The furniture was attached several days ago, but was released when one of the members paid the amount owed.

## MAY BE FAKE CURE, STILL NOT VIOLATION

WASHINGTON, D. C., May 29.—Drugs may be labelled as cures for a man and yet be absolutely ineffective for that purpose without violating the national pure food and drugs act, according to a decision today of a majority of the supreme court of the United States in the case of Dr. C. A. Johnson.

Cool, comfortable seats and good music at O K theater.

## Brief Local Items

## Daughter Born.

A daughter was born Sunday at the Copper Queen hospital to Mr. and Mrs. Nat Grant.

## Baby Boy at Stewart's.

Yesterday morning at the Copper Queen Hospital a son was born to Mr. and Mrs. Harry Stewart. The youngster weighed eight pounds.

## Taken to Hospital.

Mrs. Cayatina Torres, the aunt of the little Bracamantes twins who died recently from lack of proper nourishment, was taken to the hospital yesterday.

## Had Appendicitis.

Arthur Gray, night man at the Palace stables, was operated upon at the C. & A. hospital Sunday for appendicitis. He is recovering from the operation in good shape.

## Mail Count Completed Wednesday.

The counting of mail handled at the local postoffice, which began thirty days ago on orders of the postoffice department, will be completed Wednesday.

## Relative Dies at Prescott.

Dr. J. K. McDonnell of Jerome, Ariz., a relative of United States Attorney J. E. Morrison, is dead at Prescott. Dr. McDonnell was a young man and leaves a wife and two small children.

## Quayle Is Fined.

John Quayle, a native of England, was arraigned before Judge Burdick yesterday on the charge of disturbing the peace and fined \$7.50. He was committed until he could raise the fine.

## Buys New Auto.

Dr. Ferguson of the Copper Queen staff has bought a new Buick machine, a 25 horsepower, two seated car. W. E. Ferguson, the local Buick agent, has three more cars on the road to be delivered to local purchasers.

## Capt Case Continued.

In Sunday's paper in the item about the sentencing of Cluting and Ferguson, it was stated that Capt was sentenced to five months in jail. The Review's information was erroneous to that extent, as Capt. Case was not yet been arraigned. His case was continued on motion of his attorney until the next term of court. As he has not been tried, Mr. Case is presumed innocent of any charge whatever.

## Jack McGregor "Elected."

Jack McGregor is more than president of the fourth of July celebration. He is also chairman of the May 28 celebration, which was pulled off Sunday afternoon and yesterday. If there is anyone who did not get his, there is still time, as Miss McGregor, the eight pound young lady who caused the celebration, is only two days old. McGregor was so elated that he actually forgot to talk insurance. He has been receiving the congratulations of his friends since the great event was bulletined on the Elks' club bulletin board.

## Mrs. H. A. Brown Dies.

H. A. Brown died Sunday afternoon at 5 o'clock after an illness of a number of years. She came to Bisbee with her husband from Denver, Colo., two years ago. She was a native of New York state. There are no immediate relatives in Bisbee except the husband. The couple had no children. The funeral will take place this afternoon at 3 o'clock from the parlors of the Palace undertaking establishment, and interment will be in Evergreen cemetery. Rev. E. G. Decker will conduct the services.

## Judge High's Court.

Midget Wolf was arraigned before Judge High yesterday afternoon on the charge of disturbing the peace and fined \$15, which she paid. The arrest was made by Officer McLaue. Oscar Griffith was arraigned on the charge of disturbing the peace and fined \$25. He was unable to pay and was committed. Mato Milich and Mij Milich were arrested on the charge of assault, the complainant being Gavolva Belibosch. The case is set for a hearing May 31 at 4:30 o'clock. Lottie Lush was discharged when arraigned on the charge of disturbing the peace.

## Personal Mention

Jos. M. Lawter of Cananea is in the city.

A. Bennett of Douglas was in the city yesterday on business.

F. G. Pearson of El Paso was a business visitor in the city yesterday.

F. J. Hunter of El Paso was in the city yesterday on business.

W. D. Shaw of Phoenix was in the city yesterday.

John M. Grant of El Paso was in the city yesterday, registering at the Copper Queen.

United States Attorney J. E. Morrison has returned from Tombstone, where he attended federal court.

Dr. F. E. Shine of the Copper Queen staff is at Los Angeles on business. He will return to Bisbee Thursday.

Miss May Newkirk has returned to Bisbee from Leland Stanford university, where she has been the past year. She will spend the summer

## ACTIVITY AT COCHISE MINE THIS WEEK

It was stated last night that the Cochise mine, which has been shut down for over a year, will resume operations the coming week, work starting this morning on getting the water out of the mine. It was stated that large financial interests are considering taking over the property and that the water will be drawn out for purposes of examination.

## GOVERNMENT WINS IN TOBACCO CASE

(Continued from Page 1.)

On practically every point on which the government appealed from the decision of the lower court it scored victory today. In the first place, James Duh Tobacco company, which the defendants are held to be parties to the unlawful combination instead of being free from further responsibility in the case as directed by the court below.

Instead of dismissing the point as to the Imperial Tobacco company, the so-called British trust, and as to the British American Tobacco company, the creation of the two parent tobacco "trusts," these two corporations were held to be cooperative in the unlawful combination, so, too, was the United Cigar Stores company, a retail organization which has stores throughout the country.

Move for Rerearing. Unlike the Standard Oil company, which made no move for a rerearing, Wm. B. Perkins, as counsel for the American Tobacco company, asked the court after the announcement of the decision for leave to present a petition and to stay the issuance of the mandate for 30 days. The request was granted. Shortly afterward the court adjourned to next October.

The American Tobacco corporations were made the target of the second big "trust" prosecution of recent years. The first was the Standard Oil. Because the testimony taken in the tobacco case was not so extensive as that in the Standard Oil, the two cases were before the Supreme Court for consideration at the same time.

History of the Case. The attempt of the government to dissolve the Tobacco corporation as violating the Sherman anti trust law took shape in 1907. In that year, a petition was filed in the United States Circuit Court at New York. The government asked that the American Tobacco company, its officers, directors and affiliated corporations, be prevented and enjoined from restraining and monopolizing commerce in tobacco.

Monopoly's Beginnings. The restraints and the monopolies alleged by the government were said to have been obtained by an intricate system of corporate organization. It began in 1899 when the first American Tobacco company was organized. The new company took over the business of five independent cigarette concerns.

Snuff in the Trust. In 1900, the American Snuff company was incorporated to take over the snuff business of the American Tobacco company, of the Continental Tobacco company and of two other independent manufacturers.

In 1901, the American Cigar company was incorporated to take over the business of the American Tobacco company and other manufacturers and sellers of cigars, cheroots and stogies.

## Gathers Them In.

In the same year, the Consolidated Tobacco company was incorporated to take over in exchange for its bonds substantially all of the stock of the American Tobacco company and the Continental Tobacco company.

In 1903, the American Stogie company was incorporated to take over the stogie business of the American Cigar company, the American Tobacco company, and the Continental Tobacco company.

In 1904, the American Tobacco company, the Continental Tobacco company, and the Consolidated Tobacco company were merged into the present American Tobacco company.

Competition Destroyed. The government claimed that all these organizations were created with the definite purpose to destroy competition and that they accomplished that purpose. Each step was attacked as a part of an unlawful plan, whose development and progress was advanced. It was charged, by duress, oppression, and unfair methods intended to drive out and keep out competitors and secure monopolies.

The defendants claimed that nothing was to be found in the organization of these corporations, but the orderly, natural and legitimate development of a great business. They vacation with her parents, Mr. and Mrs. Quick.

Dr. J. B. Arellanes of Cananea is in the city, staying at the Copper Queen hotel.

## WOMAN OPERATED ON FOR STEALING HABIT

BERKELEY, Cal., May 29.—Mrs. Jean Thurnher, who recently was operated upon for kleptomania in Berkeley hospital, was discharged on a grand larceny charge by Police Justice Edgar here today.

"From what I have learned from physicians who performed the operation," said Police Justice Edgar in dismissing the case today, "and from what I am able to observe, I am convinced the young woman was not accountable for her acts and she has been completely cured."

## OLD MEXICAN DIES

REDLANDS, Cal., May 29.—Antonio Salgado, believed to be the oldest person in California, died tonight at Moreno. He was 115 years old and remembered things that happened earlier than 1510 in Mexico. He moved to this section in 1849.

## SWINDLER GUILTY.

NEW YORK, May 29.—Christopher Columbus Wilson, president of the United Wireless Telegraph company and his four associates were found guilty today on four counts charging misuse of the United States mail in soliciting stock subscriptions. Wilson was sentenced to three years in the federal prison at Atlanta, Ga.

## NO BOOZE ON TRAINS.

SPRINGFIELD, Ill., May 29.—Uprising liquor on trains except in buffet and dining cars is prohibited in Illinois hereafter. Gov. Chas. S. Deneen today signed the bill to that effect.

\*\*\*\*\* CALLED OFF. \*\*\*\*\*  
 KENOSHIA, Wis., May 29.—The troupe boxing contest, scheduled for tonight between Sam Langford of Boston and Tony Capen of Chicago, before the Kenosha Athletic club, has been called off, upon orders of Governor McGovern.

said the acquisitions had been proper and that no intent to restrain trade or monopolize trade had prompted the creation of the corporations.

In addition, it was charged that the American Tobacco company acquired control of the United Cigar Store company, which conducts retail store in large cities, and thereby was seeking dominion in the retail business, an avenue absolutely necessary to effective competition.

The tobacco organization was charged with having a monopoly of the licorice paste, required in the manufacture of tobacco, the MacAndrews & Forbes company, organized by the Continental, having no competitor, it was said.

It was also said that the defendants had a monopoly in the tin foil business, the Conley Foil company of which the American Tobacco company held a majority of the stock, producing 75 per cent of the tin foil manufactured in this country. Both the licorice and tin foil monopolies were said to have been obtained in violation of the Sherman anti trust law.

Another phase of the litigation concerned the foreign trade. The petition charged that the American Tobacco company had entered into contracts with the Imperial Tobacco company, the so-called "British Trust," whereby the latter should limit its activities to Great Britain except as to the purchase of a certain amount of leaf in America and the former should limit its business to the United States. It was alleged that the two "trusts" organized the British American Tobacco company to take over the export business of both and divide the world between them. These contracts were made in Great Britain.

Restraint of Commerce. The Circuit court found that there existed a restraint of commerce, but nothing about the charges of monopolizing. In its decree the court dismissed the petition as to the Imperial company and the British American company and from this feature of the decree the government appealed to the Supreme court. It dismissed the petition as to the United Cigar Stores company, and from this, too, the government appealed.

Both Sides Appeal. The Circuit court decreed that the American Tobacco company, the American Snuff company, the American Cigar company, the American Stogie company and MacAndrews & Forbes company were unlawful combinations and restrained them from engaging in interstate or foreign commerce. From this, the defendants appealed to the Supreme court. So did the government. The government objected because the Conley Foil company and the individual defendants, headed by James B. Duke, were not made parties to the conspiracy to restrain and because all were not held to be attempting to monopolize.

Companies Enjoined. The circuit court decreed that the American Tobacco company, the American Snuff company, the American Cigar company, P. Leillard company, R. J. Reynolds Tobacco company, Blackwell's Durham Tobacco company and the Conley Foil company held shares in specified corporations and enjoined them from acquiring the plants or business or voting the shares of and from exercising control over the "subsidiary" companies, and enjoined the "subsidiary" companies from permitting control. Both the defendants and the government appealed.

## 3 INDICTED IN DYNAMITE CASE

Former Bisbee Man Among the Number Charged With Plot Against Hall of Records

## HEAVY BONDS ARE FIXED

LOS ANGELES, Cal., May 29.—Three men were indicted by the grand jury late today on the charge of having attempted to destroy the county hall of records with dynamite last September.

They are Bert H. Connors, a member of the Structural Iron Workers union, the same organization of which John J. McNamara is international secretary; A. B. Maple, a union iron worker, and F. Ira Bender, president of the local union of bakemiths. Connors already was under arrest, having been taken to jail two weeks ago with Mansell Parks, and Bender and Maple were taken into custody. In the court house corridor, just after they had testified before the grand jury.

Bail was fixed, upon request of Assistant District Attorney Ray Horton at \$25,000 in each case. There was no return against Parks, who, according to allegations made by Maple and other union men, was working under the direction of detectives connected with the district attorney's office. Parks, however, was not released tonight.

## PLAIN TALK IS NOT ALLOWED IN SENATE

WASHINGTON, D. C., May 29.—Declaring his conviction that Senator Lorimer had personal knowledge of corruption exercised in connection with his election, Senator Jeff Davis in a speech in the senate today said the Illinois senator must be "either a knave or an ass."

The Arkansas senator said that only a "fool" would have been ignorant of what was going on in his behalf. Mr. Davis was called to order by the chair for violating the rules of the senate.

Don't fail to see "The Salted Mine" at the O K theater tonight.

## DECORATION DAY TO BE OBSERVED TODAY

Today is Decoration Day. At 9 o'clock this morning veterans of the civil war, without regard to the sides on which they fought, will gather in front of the Copper Queen library and will go in a body to the cemetery to decorate the graves of their dead comrades with flowers and flags. Veterans of the Spanish American war and all sons of veterans are invited to go to the cemetery in company with the civil war veterans.

At the cemetery the thirty graves of soldiers of the Grand Army of the Republic will be decorated with floral wreaths and tiny American flags. Taps will be played at the end of the decorative services.

The city hall, the postoffice and the banks will remain closed today to observance of the day and many of the stores will close in the afternoon.

## TAFT TO MAKE TRIP WEST IN THE FALL

WASHINGTON, D. C., May 29.—As having a probable bearing on his nomination in 1912, President Taft's plans for the coming fall are attracting unusual attention. The president told Senator Smoot of Utah today that he expected to accept an invitation to visit Salt Lake City in September, when the annual state reception to the old home folks is being held there.

The White House travel book already shows engagements which will carry the president into Kansas and from there to Utah. Although no engagements for stops in Nebraska or Colorado have been made, it is likely that there will be. The trip may take the president as far as the Pacific coast.

## PICTURES FOR TODAY AND TONIGHT

At the O K theater today and tonight will be shown a very interesting and highly entertaining program, including "The Genius," a funny comedy, tempered with heart interest; "The Fatal Charm," this picture is considered one of the best in its class. "The Salted Mine" also is one of the most interesting pictures that has yet been reproduced. It was posed in a western mining camp and carries with it all of the excitement that this game of chance affords. Many other films of exceptional merit will complete the program.

The management of the O K theater has recently installed new, comfortable seats; also large ventilation fans that will insure comfort to its patrons.